UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE: Amie L. Naradko, : Chapter 13

:

Debtor.

Bky. No. 18-14427 (PMM)

.....

$\frac{ORDER\ VACATING\ DISCHARGE\ AND\ CLOSING\ CASE\ WITHOUT\ THE\ ENTRY\ OF}{DISCHARGE}$

AND NOW, upon consideration of the Order entered on April 18, 2022 which discharged the Debtor (doc. # 64, the "Discharge Order");

BUT the Debtor not having filed a certification with regard to domestic support obligations, see 11 U.S.C. §1328(a) (the "DSO Certification");

AND on January 25, 2022, notice having been given that failure to file the DSO Certification may result in the closing of this case without the entry of a discharge, doc. #59;

AND the Discharge Order having thus been entered inadvertently;

It is hereby **ordered** that:

- 1) The Discharge Order is **vacated**;
- 2) This Bankruptcy Case is **closed without entry of discharge**.

Dated: 5/20/22

PATRICIA M. MAYER U.S. BANKRUPTCY JUDGE

Patricia M. Mayer